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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

FEDERAL DEPOSIT INSURANCE CORPORATION, AS RECEIVER FOR IRWIN UNION BANK AND TRUST COMPANY,

) Case No. 2:11-cv-01283-GMN-PAL

Plaintiff,

) **STIPULATED PROTECTIVE
ORDER**

v. RED HOT CORNER, LLC, a Nevada

Limited Liability Company;

RICHARD M. TAVANO, an

individual; JOSEPH A. KENNEDY,

an individual; ELLEN M.

WOODRUM, an individual, JOHN

G. WOODRUM, an individual,

JOSEPH A. KENNEDY, TRUSTEE

OF THE KENNEDY FAMILY

TRUST, a Nevada Trust, and JOHN

G. WOODRUM and ELLEN M.

WOODRUM, TRUSTEES OF THE

WOODRUM FAMILY TRUST

DATED 9/19/1999, a Nevada Trust,

Defendants.

Plaintiff the Federal Deposit Insurance Corporation ("FDIC") in its capacity as Receiver for Irwin Union Bank and Trust Company ("FDIC-

1 R"), and defendants Red Hot Corner, LLC; Richard M. Tavano; Joseph A.
2 Kennedy, individually and as trustee of the Kennedy Family Trust; and
3 Ellen M. Woodrum and John G. Woodrum, individually and as trustees of
4 the Woodrum Family Trust dated 9/19/1999, stipulate to the following
5 protective order:

6 **I. SCOPE OF PROTECTIVE ORDER**

7 The parties contemplate that in the course of this litigation they
8 may produce to one another certain Confidential Documents, as defined
9 below, or portions of Confidential Documents in their possession. The term
10 "Document" is comprehensively defined to be synonymous in meaning and
11 equal in scope to the usage of the term in Rule 34(a) of the Federal Rules of
12 Civil Procedure, which defines document to include writings, drawings,
13 graphs, charts, photographs, phone records, and other data compilations
14 from which information can be obtained, including electronically stored
15 information. The term "Confidential Documents" shall specifically include,
16 but not be limited to:

17 **A. Regulatory Information:**

18 Confidential Documents related in any way to
19 the regulation or supervision of Irwin Union Bank and
20 Trust Company ("Bank"), in whatever form, whether
21 preliminary or final, including reports of examination or
22 inspection, regulatory correspondence, reports, orders,
23 memoranda, or agreements by, from or with the FDIC, the
24 Board of Governors of the Federal Reserve System, the
25 Office of Financial and Insurance Regulation ("OFIR"), or
26 any other federal or state regulatory authority, and any
27 documents containing confidential or privileged
28 information obtained from any documents or records

1 related to the supervision or regulation of the Bank. The
2 release of any such regulatory documents may require
3 prior approval from independent government agencies.
4 No regulatory documents, however obtained, will be
5 disclosed to anyone other than Defendants and other
6 persons or entities identified in paragraph 4 below without
7 prior approval by the respective regulatory authority or a
8 court order. Confidential Documents also include
9 documents that are privileged, confidential, or exempt
10 from disclosure as provided in the Freedom of Information
11 Act, 5 U.S.C. § 552 ("FOIA"), the regulations governing the
12 disclosure of information, 12 C.F.R. Parts 261 and 309, the
13 laws of the State of Nevada including, or any other
14 applicable federal or state laws.

15 **B. Bank and Bank Customer Information:**

16 Confidential Documents related to the Bank, its
17 customers, or any trading company involved in placing
18 orders for commodities futures or options, including but
19 not limited to: Automated Clearing House items or
20 transactions, chargebacks, merchant processing, bank
21 account information, customer bank records, signature
22 cards, bank statements, general ledger entries, deposit or
23 reserve information, commodity trading statements, loans
24 and lending transactions, loan applications, financial
25 statements and credit reports, business and personal state
26 and federal income tax forms, correspondence, and loan
27 documentation relating to any extension of credit or loan
28 to any borrower. Examples of Confidential Documents

1 also include, without limitation, documents containing a
2 Bank customer's name, address, social security number,
3 date of birth, account number, credit card number,
4 personal identification number, account balance,
5 information relating to a deposit account, loan or borrower
6 relationship, loan application materials, or any other
7 identifying information.

8 **C. Receivership Information:**

9 Confidential Documents related to the FDIC's
10 policies and procedures for receiverships, including but
11 not limited to the receivership of the Bank.

12 Notwithstanding the provisions of paragraph 4 of this
13 Protective Order, no Confidential Documents shall be
14 disclosed to any person or entity known to have any
15 current or prospective interest in such assets, whether or
16 not that person or entity would otherwise be allowed
17 access to documents and information under the terms of
18 this Order.

19 **D. Trade Secret/Proprietary Information:**

20 Documents and information that the producing
21 party reasonably believes constitute, reflect, or disclose
22 trade secrets, proprietary data or commercially sensitive
23 information.

24 Irrespective of any confidential designation by a producing
25 party, this Protective Order shall not apply to any documents independently
26 obtained from a non-party on an unrestricted basis.

1 **II. MANNER OF DESIGNATION**

2 The parties shall designate Confidential Documents by stamping
3 or otherwise marking them with the legend "Confidential Documents
4 Subject to Protective Order" or similar language. Any document marked in
5 this manner by either party shall be subject to this Order.

6 **III. DISCLOSURE OF CONFIDENTIAL DOCUMENTS PROHIBITED**

7 Confidential Documents shall be used only for the purpose of
8 this action and for no other purpose. Except as provided by the express
9 terms of this Protective Order, all persons subject to this Order shall refrain
10 from disclosing in any manner any information set forth in any Confidential
11 Documents. The transmission of Confidential Documents between the FDIC
12 in its capacity as Receiver for the Bank and the FDIC acting in any other
13 capacity shall not constitute disclosure for purposes of this Order. Any such
14 Confidential Documents transmitted among various capacities of the FDIC
15 shall remain subject to this Order and its prohibition on disclosure.

16 **IV. EXCEPTIONS TO PROHIBITION ON DISCLOSURE**

17 Counsel for a party to this action may disclose Confidential
18 Documents to the following persons, to the limited extent such disclosure is
19 necessary, under the following specified circumstances:

20 1. Officers or employees of any party in this action who are
21 assisting counsel in the prosecution or defense of this action to
22 the extent necessary for such assistance (including, but not
23 limited to, the parties' attorneys, investigators, paralegals and
24 other employees);

25 2. Personnel of or counsel to any insurance company
26 that issued any insurance policy under which Defendants
27 are an insured (including, but not limited to, the Board of
28 Directors, in-house attorneys, outside attorneys,

investigators, experts, consultants, senior executives, and employees of any such insurance company) conducting, assisting, monitoring, reviewing, or making determinations with regard or related to the litigation, provided that each such person signs a written agreement to be bound by this Order in the form attached as Exhibit A; and reinsurers, auditors, or regulators to which any such insurance company is required to respond or report in the ordinary course of business regarding the subject matter of this litigation, but only so long as such persons or entities are already subject to substantially similar confidentiality obligations;

3. As to the FDIC-R: (i) auditors or examiners required or authorized by law to review materials that may include Confidential Material; (ii) persons to whom the information is required to be made available under FOIA or the FDIC's FOIA regulations, 12 C.F.R. 309.5, upon receipt of a proper FOIA request for such information; and (iii) individuals and entities permitted access to exempt information under 12 C.F.R. 309.6;

4. Persons specially retained by any of the attorneys or parties to this action to assist in the preparation of this action, including but not limited to vendors, experts, consultants, mediators and arbitrators, provided that such persons require access to the Confidential Documents or information in order to perform the services for which they have been retained and provided that each such person

1 signs a written agreement to be bound by this Order in the
2 form attached as Exhibit A;

3 5. Any person of whom testimony is to be taken in this
4 litigation, provided that such a person may only be shown
5 Confidential Documents to the extent necessary for such
6 testimony and provided that such person is apprised of the
7 confidential nature of the documents pursuant to
8 Paragraph 5, below; and

9 6. Court reporters to the extent necessary for them to
10 record testimony at deposition, trial, or court proceedings.

11 **V. COUNSEL'S OBLIGATION TO INFORM**

12 Prior to disclosing Confidential Documents to any person
13 pursuant to paragraphs 4(a)-(e), counsel shall:

14 1. Apprise that person of the confidential nature of the
15 documents;

16 2. Apprise that person that this Court, pursuant to this
17 Order, has restricted the use of such documents; and

18 3. Show that person a copy of this Order, specifically
19 informing him of the contents of this Paragraph.

20 **VI. NON-WAIVER OF PRIVILEGE; INADVERTENT DISCLOSURE**

21 By agreeing to the procedures in this Order, the parties do not
22 waive any legal right or privilege applicable to either the Confidential
23 Documents or to any other request of, or discovery procedure available to,
24 the parties to this action. Further, inadvertent disclosure of any privileged
25 document in the course of discovery in this action shall not constitute
26 waiver of any applicable legal right or privilege. In the case of any such
27 inadvertent disclosure of privileged documents, the receiving party shall,
28 immediately upon becoming aware of the disclosure, or, if unaware of

1 disclosure, within five (5) business days of receipt of a written request by the
2 producing party, return the original to the producing party, destroy all
3 copies thereof, as well as all notes, memoranda or other documents that
4 summarize, discuss, or quote the document, and delete any copy of the
5 document, or any portion thereof, from any word processing database, tape,
6 or disk the receiving party maintains. Return of a document over which the
7 producing party has asserted a claim of privilege, protection, or immunity
8 under this paragraph shall be without prejudice to the receiving party's right
9 to seek an order from the Court directing the production of the document on
10 the ground that the claimed privilege, protection, or immunity is invalid or
11 inapplicable; provided, however, that mere production of the document or
12 information in the course of this action shall not constitute grounds for
13 asserting waiver of the privilege, protection, or immunity.

14 **VII. CONFIDENTIAL DOCUMENTS TO BE FILED UNDER SEAL**

15 In the event counsel for any of the parties wishes to file or
16 submit to this Court any Confidential Documents (by way of pleadings,
17 motions, briefs or any other papers or oral communication containing or
18 making reference to such document or information), counsel shall file the
19 appropriate motion to seal in accordance with the procedures outlined in the
20 Local Rules for the District of Nevada, including Local Rule 10.5 and Special
21 Order No. ¹⁰⁹~~108~~, and the party must seek leave of court before filing any
22 Confidential Documents.

23 **VIII. OBJECTIONS TO CONFIDENTIAL DESIGNATION**

24 If any party objects to the designation of a particular document
25 as confidential, the objecting party shall give written notice of its objection to
26 the designating party. If, within ten (10) days from receipt of written notice,
27 the parties have not reached an agreement concerning confidential status of
28 the documents, the objecting party may apply to the Court for a ruling that

1 the documents not be considered confidential and be deemed not subject to
2 this Order. Until such time as the Court has ruled on the objecting party's
3 application, all parties shall continue to treat the document as confidential
4 pursuant to the terms of this Order. In any event, no confidential document
5 or information shall lose its confidential status through its use in connection
6 with any dispute over its confidential status, and the parties shall take all
7 steps reasonably necessary to protect the confidentiality of such document
8 during its use.

9 **IX. VIOLATION OF THIS ORDER**

10 If a party has cause to believe that a violation of this Order has
11 occurred or is about to occur, that party may petition this or any other
12 proper court for appropriate relief. To the extent any party feels the
13 protections of this Order are not adequate for particular Confidential
14 Documents or information, that party may petition the Court for an
15 appropriate amendment to this Order.

16 **X. RETURN OR DESTRUCTION OF CONFIDENTIAL DOCUMENTS**

17 At the conclusion of this action, all Confidential Documents and
18 copies thereof in the possession, custody or control of the parties shall be
19 either returned to the producing party or destroyed. All notes, memoranda,
20 summaries or other documents in the possession, custody or control of the
21 parties referring to, describing, or relating to Confidential Documents shall
22 be destroyed, except that counsel to each party may retain one copy of
23 pleadings, transcripts, exhibits, notes, memoranda, and correspondence
24 even if such documents constitute or contain confidential information. Such
25 material retained by counsel shall continue to be subject to the terms and
26 conditions of this Protective Order, and shall be returned to the producing
27 party or be destroyed upon the expiration of the applicable statute of
28

1 limitations for claims related to that counsel's representation of the receiving
2 party.

3 **XI. AMENDMENT AND TERMINATION**

4 This Protective Order shall not be amended, modified, or
5 terminated without prior written notice to all counsel or by Order of the
6 Court.

7 MORRIS LAW GROUP

STEVEN SERLE, P.A.

8 By /s/ Raleigh Thompson

9 Robert McCoy
10 Raleigh Thompson
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Las Vegas, Nevada 89101
Attorneys for Plaintiff

By /s/ Christopher F. Geiger

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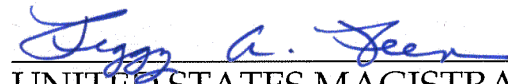
13 MORAN LAW FIRM, LLC

15 By /s/ Jeffrey A. Bendavid

16 Jeffrey A. Bendavid
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17 Las Vegas, Nevada 89101
Attorneys for Defendants
18 *Red Hot Corner, LLC; Richard M.*
Tavano; Joseph A. Kennedy;
19 *Joseph Kennedy, as the Trustee of the*
Kennedy Family Trust

21 **ORDER**

22 IT IS SO ORDERED.

23 
24 UNITED STATES MAGISTRATE JUDGE

25 DATE June 18, 2013

EXHIBIT A

AGREEMENT TO MAINTAIN CONFIDENTIALITY

I have read the Agreed Protective Order issued on

_____, 2013, in the action entitled *Federal Deposit Insurance Corporation as Receiver of Irwin Union Bank and Trust Company v. Red Hot Corner, LLC, et al.* (the "Order"), a copy of which is annexed to this Agreement, and agree to abide by its terms. Additionally, I further agree to consent to the jurisdiction of the United States District Court for the District of Nevada for the purposes of enforcement of the Protective Order.

Signed: _____

Date: _____

Name (Printed): _____

Telephone: _____

Company: _____

Address 1: _____

Address 2: _____

City: _____

State/Zip Code: _____